

General Assembly

Raised Bill No. 5582

February Session, 2016

LCO No. 2447

* HB05582ENV 031716 *

Referred to Committee on ENVIRONMENT

Introduced by: (ENV)

AN ACT CONCERNING THE PRIVATE LAND REVOLVER HUNTING PERMIT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Section 26-82a of the general statutes is repealed and the
- 2 following is substituted in lieu thereof (*Effective from passage*):
- 3 The commissioner shall issue, upon payment of a five-dollar fee, to
- 4 the owner of ten or more acres of private land or a resident of this
- 5 state, who has the consent of the owner of ten or more acres of private
- 6 land, a private land [revolver] <u>handgun</u> permit that allows the use of a
- 7 [revolver, as defined in section 29-27,] handgun to hunt deer from
- 8 November first to December thirty-first, inclusive, pursuant to the bag
- 9 limit established for a private land deer permit under subsection (a) of
- section 26-86a. For the purposes of this section and section 26-35, as
- amended by this act, "handgun" means any firearm with a rifled bore
- that is intended to be fired from a handheld position and that holds
- 13 <u>individual cartridges in individual chambers regardless of whether</u>
- 14 such firearm contains multiple chambers arrayed in a cylinder or a
- 15 <u>single chamber. Any person who uses a handgun to hunt deer</u>
- 16 pursuant to this section shall additionally use such handgun in

- 17 <u>accordance with the provisions of title 29 if such handgun meets the</u>
- 18 <u>definition of a pistol or revolver, as defined in section 29-27.</u> Any
- 19 person authorized to hunt deer by [revolver] <u>handgun</u> pursuant to this
- section shall use a cartridge of .357 caliber or larger for such purpose.
- Sec. 2. Section 26-35 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 23 Each firearms hunting, archery hunting, trapping or sport fishing license or the combination firearms hunting and fishing license, except 24 25 licenses issued pursuant to subdivisions (4), (19) and (21) of subsection 26 (a) of section 26-28, shall expire December thirty-first next following 27 the date of issue and shall not be transferable. No person shall change 28 or alter such a license or loan to another or permit another to have or 29 use such license issued to himself or use any license issued to another. 30 All licenses shall be carried as designated by the commissioner at all 31 times when such licensee is hunting, trapping or sport fishing and 32 shall be produced for examination upon demand of any conservation 33 officer or other employee of the department designated by the 34 commissioner or any other officer authorized to make arrests or the 35 owner or lessee or the agent of any owner or lessee of any land or 36 water upon which such licensed person may be found. Whenever the 37 commissioner has designated any land or water area a wildlife 38 management study area, he may require such licensee to surrender his 39 license upon entering such area and issue to the licensee an arm band, 40 back tag or other identification. The license shall be returned to the 41 licensee upon leaving such area. Each person receiving a license to 42 hunt or to trap shall make an annual report to the commissioner in 43 such form and at such time as may be required by him showing the 44 numbers and kinds of birds and quadrupeds killed or trapped. A 45 firearms hunting or a combination firearms hunting and fishing license 46 shall not authorize the carrying or possession of a handgun, pistol or 47 revolver, except as provided in section 26-82a.

| This act shall take effect as follows and shall amend the following sections: | | |
|-------------------------------------------------------------------------------|--------------|--------|
| Section 1 | from passage | 26-82a |
| Sec. 2 | from passage | 26-35 |

ENV Joint Favorable